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No. 9] NEW DELHI, SATURDAY, FEBRUARY 28, 1970 (PHALGUNA 9, 1891)

इस माग में भिन्न पुष्ठ संस्था दी जाती है जिससे कि यह झलग संकलन के रूप में रक्षा जा सके (Separate paging is given to this Part in order that it may be filed as a separate complication)

भाग Ш—खण्ड 3

(PART III—SECTION 3)

लघु प्रशासनौँ से सम्बन्धित प्रधिसूचनाएं

(Notifications relating to Minor Administrations)

GOVERNMENT OF PONDICHERRY ABSTRACT

Electricity Department, Pondicherry—Electrical installation—Request for exemption from taking out a contractor licence by M/s. Auroville Electronics and Allied Industries, Pondicherry—Notification—Issued.

Chief Secretariat Department of Public Works

Pondicherry-1, the 9th February 1970

READ:

From the Director of Electricity, Pondicherry letter No. 9218/RE/AE(Tech)/11-6/69-70, dt. 2-1-70.

ORDER:

The following Notification shall be published in Part III of Section 3 of Gazette of India.

NOTIFICATION

G.O.(Ms.) No. 17/70-EL.—The Lt. Governor, Pondicherry under the powers vested in him by the proviso to Rule 45 (1) of the Indian Electricity Rules, 1956, exempts M/s. Auroville Electronics and Allied Industries, Pondicherry for the purpose of carrying out electrical installation work in their Factory at Pondicherry from sub-Rule (1) of Rule 45 of the Indian Electricity Rules 1956, to such extent as is required for such work to be carried out by a Licensed Electrical Contractor.

The exemption is subject to the following conditions:—

(1) That the actual electrical installations work is carried out in the Factory by persons holding

wiremen's certificate and permits issued by the Government of Pondicherry.

- (2) That all such works are carried out under the direct supervision of a person engaged for the whole time and holding supervisors' competency certificate and permit issued or recognised by the Government of Pondicherry.
- (3) That the Factory keep the following electrical instruments in its permanent possession:
 - (i) Insulation resistance tester (Megger) 500 V.
 - (ii) Ammeter 6" dial portable type; and
 - (iii) Volt meter 6" dial portable type 0.500 volts
- (4) That such exemption will cease as soon as the supervisor holding competency certificate on the strength of which this exemption is granted leaves the services of the Factory about which the Factory shall send the intimation within twenty four hours to the Member—Secretary of the Licensing Board, Pondicherry.
- (5) That such works are confined within the factory limits of the Factory and only for the bona fide use of the Factory.
- (6) That this exemption may be withdrawn at any time without assigning any reason.

(By Order of the Lt. Governor)

J. ANJANI DAYANAND Chief Secretary to Government

(21)

478GI/69

ABSTRACT

Health and Family Planning Department—Appointment of Dr. (Tmt.) R. Prabhavathi as Senior Specialist in Obstetrics and Gynaecology—Notification—issued.

Health, Education & Welfare Department

Pondicherry, the 10th February 1970

ORDER:

The following Notification will be published in the Gazette of Pondicherry.

NOTIFICATION

G.O.Ms. No. 17/70-Health.—Dr. (Tmt.) R. Prabhavathi, an Officer of the specialists' Grade of Central Health Services, on deputation to this Administration has been appointed to officiate as Senior Specialist in Obstetrics and Gynaecology in the Maternity Hospital, Pondicherry, with effect from the forenoon of the 6th February, 1970 until further orders.

(By Order of the Lt. Governor)

ABSTRACT

Health and Family Planning Department, Pondicherry— Resignation of Dr. (Thirumathi) S. Lakshmlkantham, Assistant Surgeon, ESI Dispensury. Pondicherry—Accepted—Notification—Issued.

Pondicherry-1, the 10th February 1970

ORDER:

Letter No. 953/DHFPS/Estt/1-5/69, dated 24/26-12-69 from the Director of Health & Family Planning Services, Pondicherry.

ORDER:

The following Notification will be published in the Gazette of Pondicherry.

NOTIFICATION

G.O.(Ms.) No. 18/70-Health—The resignation tendered by (Dr. Thirumathi) S. Lakshmikantham, Assistant Surgeon, ESI Dispensary, Pondicherry, has been accepted with effect from the forenoon of 20th January 1970.

(By Order of the Lieutenant Governor)

FRANCOIS DE CONDAPPA

Under Secretary to Government

ABSTRACT

PUBLIC SERVICES—Union territory of Pondicherry—Sales tax Department—Manager in the Office of the Deputy Commissioner of Sales Tex—Re-employment of Thiru P. N. Govindaraja Pillai—Orders—Issued

Finance Department

Pondicherry, the 11th February 1970

READ:

G O.Ms. No. 241/69/F5, dated 15th October, 1969.

The annexed Notification will be published in the Official Gazette.

ANNEXURE NOTIFICATION

G.O.Ms. No. 4/70/Fin. (ST).—Thiru P. N. Govindaraja Pillai, an officer of the Commercial Faxes Department of Tamil Nadu on deputation to Pondicherry Administration, who retires from service on superannuation on the afternoon of 13th February, 1970, in reemployed and appointed provisionally to officiate as manager (Joint Commercial Tax Officer) in the Office of the Deputy Commissioner (Sales Tax), Pondicherry tor a period of six months, with effect from the forenoon of 14th February, 1970.

(By Order of the Lt. Governor)

S. AROUL

Deputy Secretary (Finance)

ABSTRACT

Thiru G. Sundaram, Secretary, Revenue & Development Department—Grant of leave for prosecution of studies in Belgium—Revised orders—Issued.

Appointments Department

Pondicherry, the 9th January 1970

READ:

- Govt. of India, Ministry of Home Affairs letter No. 2/86/69-GP, dated 21st October 1969.
- Govt. of Gujarat letter No. AL-1569-749-G, dated 11th September 1969.
- Leave application from Thiru G. Sundaram, Secretary, Revenue & Development Department Pondicherry.
- 4. P.A.O's leave eligibility report No. PSIII/GI/925, dated 16th December 1969.
- 5. Telegram No. AIS-1569-149-G, dated 29th December 1969 from the Govt. of Gujarat.
- 6 Appointments Department's G.O.Rt. No. 5, dated 5th Jan. 1970.
- 7. P.A.O's revised leave eligibility report No. PSIII/GI/983, dated 6th January 1970.

ORDER:

G.O.Rt. No. 15—Consequent on his selection for a Belgian Government Scholarship, Thiru G. Sundaram, Secretary, Revenue & Development Department, Pondicherry is granted leave as below with permission to prefix the holiday on 11th January 1970, with the concurrence of the Government of Gujarat, for prosecution of studies in Belgium:—

- (1) Earned leave for 145 days from 12-1-1970 to 5-6-1970.
 (The entire leave is to be spent outside India).
- (2) Half pay leave for 200 days from 6-6-1970 22-12-1970.
- (3) Leave not due for 90 days from 23-12-1970 to 22-3-1971.

On the expiry of the leave sanctioned above, his services, stand replaced at the disposal of the Govt. of India.

This supersedes the orders issued in the G.O.Rt. No. 5, dated 5th January 1970.

(By Order of the Licutenant Governor)

ABSTRACT

Public Services—Appointment of Thiru Murari Sharan Varma as Pondicherry Civil Service Probationer—Orders—Issued.

Pondicherry, the 12th February 1970

Read:

- 1. Appointments Department's Memorandum No 28231/68-Appts, dated 28-11-1969.
- 2. Joining Report from Thiru Murati Sharan Varma, dated 23-1-1970.

ORDER:

The following Notification will be published in the Gazette:

G.O.Ms. No. 12.—Thiru Murari Sharan Varma, a candidate allotted to this Union Territory by the Govt. of India on the results of the I.A.S. etc. (Released Emergency Commissioned/Short Service Commissioned Officers) Examination and the Combined Competitive examination held in 1968. is appointed to the Pondicherry Civil Service Class II, with effect from the forenoon of 23rd January, 1970.

2. He will be a probationer in Pondicherry Civil-Service for a period of two years from 23rd January, 1970.

(By Order of the Lt. Governor)

J. ANJANI DAYANAND Chief Secretary to Government

ABSTRACT

Pondicherry Administration—Public Services—Appointment of Thiru M. S. Rajajee, Secretary to Government, Finance Department to hold full additional charge of post of Secretary, Revenue & Development Department—Ordered.

Pondicherry, the 12th February 1970

Read:

C.F.C. dated 11th January, 1970 received from Thiru M. S. Rajajee, Finance Secretary.

ORDER :

G.O.Ms. No. 13.—Thiru M. S. Rajajee, Finance Secretary, Pondicherry is appointed to hold full additional charge of the post of Secretary to Government, Revenue & Development Department, with effect from the forenoon of 11th January, 1970 vice Thiru G. Sundaram, proceeded on leave to Belgium for studies, until further orders.

(By Order of the Lt. Governor)

S. SEETHARAMAN Under Secretary to Government

UNION TERRITORY OF DADRA & NAGAR HAVELI

Silvassa, the 31st January 1970

No. ADM/LAW/238(i).—In exercise of the powers conferred by sub section (3) of section 1 of the Dadra and Nagar Haveli Excise Duty Regulation, 1969 (No. 2 of 1969), I, Nakul Sen, Administrator, Dadra and Nagar Haveli, do hereby appoint the 1st day of March, 1970, as the date on which the said Regulation shall come into force.

No. ADM/LAW/238(ii).—In exercise of the powers conferred by sub section (1) of section 3 of the Dadra and Nagar Haveli Excise Duty Regulation, 1969 (No.

2 of 1969), I, Nakul Sen, Administrator, Dadra and Nagar Haveli, do hereby appoint the Collector, Dadra and Nagar Haveli, Silvassa to be the Commissioner of Excise for the Union territory of Dadra and Nagar Haveli for the purposes of the said Regulation.

No. ADM/LAW/238(iii).—In exercise of the powers conferred by sub-section (1) of section 3 of the Dadra and Nagar Haveli Excise Duty Regulation, 1969 (No. 2 of 1969), I. Nagul Sen. Administrator, Dadra and and Nagar Haveli, do hereby appoint the Chief of Police, Dadra and Nagar Haveli, Silvassa to be the Excise Officer for the Union territory of Dadra and Nagar Haveli for the purposes of the said Regulation.

No. ADM/LAW/238(iv).—In exercise of the powers conferred by section 9 of the Dadra and Nagar Haveli Excise Duty Regulation, 1969 (No. 2 of 1969), I Nakul Sen, Administrator, Dadra and Nagar Haveli, do hereby direct that the licences for sale of Indian made foreign liquor and country liquor granted under the Abkari Act, 1956 for the time being in force in the territory may be deemed to be licence granted under this Regulation subject to following conditions:

- (i) The licensee concerned shall have to apply for obtaining licence under the Excise Duty Regulation, 1969, at least one month before the date of expiry of their present licences.
- (ii) The licensee shall not be liable to pay proportionate licence fee or entitled to refund thereof, in respect of the remaining period of validity of their licences.
- (iii) The licensees shall have to pay duty leviable from 1-3-70 irrespective of the fact that there is no mention of Excise duty in licence conditions heretofore granted.

No. ADM/LAW/238(v).—In exercise of the powers conferred by sub section (2) of section 3 of the Dadra and Nagar Haveli Excise Duty Regulation, 1969 (No. 2 of 1969). L. Nakul Sen, Administrator, Dadra and Nagar Haveli, do hereby authorise the Commissioner of Excise to appoint Class III and Class IV staff that may be necessary and to entrust them such functions as may be necessary for the purposes of the said Regulation within the Union territory of Dadra and Nagar Haveli.

No. ADM/LAW/238(vi).—In exercise of the powers conferred by section 22 of the Dadra and Nagar Haveli Excise Duty Regulation, 1969 (No. 2 of 1969), I, Nakul Sen. Administrator, Dadra and Nagar Haveli, do hereby make the following rules, namely:—

CHAPTER I

Preliminary :---

- 1. Short title and commencement:—These rules may be called the Dadra and Nagar Haveli Excise Duty Rules 1969 and shall come into force on 1st November, 1969.
- 2. Definitions:— In these rules, unless the context otherwise requires:—
 - (a) "the Regulation" means the Dadra and Nagar Haveli Excise Duty Regulation, 1969 (No. 2 of 1969);
 - (b) "Blending" includes every process whereby country liquor is coloured or flavoured by any material therewith;
 - (c) "Commissioner" means the Commissioner appointed under sub-section (1) of section 3 of the Regulation;
 - (d) "Excise Guard" means a person appointed as an Excise Guard for the purpose of these rules;

- (e) "Indian made foreign liquor" mean's brandy, whisky, gin, rum, milk punch, wines, beer made in India and such other liquor as may be declared by the Administrator to be the Indian, made foreign liquor;
- (f) "Quart bottle" a bottle of 0.750 litre;
- (g) "Retail Vender" means a dealer who is licensed as such to sell liquor in quantity not exceeding 9 litres or 12 quart bottles in one transaction;
- (h) "Schedule" means the schedule appended to the Regulation;
- (i) "Section" means a section of the Regulation;
- (j) "Wholesale vender" means a dealer who is licensed as such to sell liquor in any quantity to any whole-sale or retail vendor or any other person in quantity exceeding 9 liters or 12 quart bottles under permit issued by the Commissioner or any other Excise officer duty empowered in that behalf;
- (k) Words and expressions used but not defined in these rules, shall have the meanings assigned to them in the Regulation.

CHAPTER II

Indian Made Foreign Liquor Import in bond

- 3. Methods of Import.—Subject to the provisions of the Regulation, Indian made foreign liquor may be imported in accordance with this chapter, either.
 - Under bond for payment of duty in the territory, or
 - (2) On payment of duty in the territory.
- 4. Conditions for import under bond.—Any licensed wholesale vendor of Indian made foreign liquor or foreign liquor may import Indian made foreign liquor from a distillery or brewery or warehouse in other parts of India, under a bond for payment of duty levied on such liquor, after he, or his representative duly authorised on his behalf, has:—
 - (a) obtained a permit for import from the Commissioner and
 - (b) executed a general or special bond for payment of duty.
- 5. (1) Application for permit.—A dealer desirous of importing Indian Made Foreign Liquor under bond, shall present an application in Form E1 to the Commissioner, specifing:—
 - (a) the name of the distillery or brewery or ware-house from which the liquor is to be imported;
 - (b) the quantity, strength and description of each kind of liquor to be imported, and whether the import is to be in bulk or in bottles;
 - (c) the route of import and Check-post at entrance into the territory;
 - (d) the name and the situation of the bonded warehouse in the territory to which the liquor is to be consigned.
- (2) A separate application shall be made for each consignment. If the application is found to be in order, the applicant shall execute either a general or a special bond for payment of duty on the quantity to be imported, (unless a general bond previously executed by him is still in force).
- (3) The Commissioner shall, unless there are reasons to the contrary, issue a permit in Form E2, in quadruplicate for import containing all the particulars specified in sub-rule (1) and clearly specifying that a bond for pay-

- ment of duty has been executed. One copy of the permit shall be made over to the applicant, the second shall be forwarded to the appropriate Excise authority of the State or Union territory of export, the third shall be forwarded to the Excise Check-post at entrance and the fourth will be sent to the Excise Officer, Dadra and Nagar Haveli, Silvassa for record and verification of the consignment on arrival. The permit shall remain in force only up to the date specified therein.
- (4) The permit shall be valid for 90 days which may be extended for further periods not exceeding a total of 90 days by the Commissioner, provided that the application for renewal is made before the date on which permit expires.
- (5) The importer shall present his copy of permit to the appropriate Excise Officer of the State or Union territory of export or the officer in charge of the distillery or brewery or warehouse from which the liquor is to be obtained and shall get the necessary pass for export from that State or Union territory specifying therein the quantity, description and strength of liquor exported, the number and date of permit authorising import into the territory. A copy thereof shall be forwarded to the Commissioner.
- 6. Procedure on arrival of consignment in the territory.—(1) On arrival in the territory, the consignment of liquor shall be taken direct to the bonded warehouse, mentioned in the permit, under escort of an Excise Guard from the Excise Check-post of entrance, where it shall be tested and measured by the Officer in charge of the bonded warehouse and shall be taken into store and entered in the register.
- (2) As soon as may be, after such arrival, the officer incharge of the warehouse shall also certify on the importer's copy of the pass issued by the exporting State or Union territory, full details regarding the liquor received in such form, if any, as may be required in the pass or permit and shall return it to the office issuing it, after verification by the Excise Officer.
- 7. Clearance of consignment.—The importer will clear the whole or part of the consignment from the bonded warehouse only on payment of duty, except when the removal thereof to other bonded warehouse is permitted by the Commissioner.

Import on prepayment of Duty

- 8. Conditions for Import.—(1) A licensed wholesale vendor of Indian made foreign liquor or foreign liquor or the Regimental units of the armed forces of India stationed in the territory, may import Indian made foreign liquor on prepayment of duty in the territory from a distillery or brewery or warehouse in other parts of India, under a permit granted as provided in the following rules.
- (2) After the arrival of liquor in the territory, the duty shall be assessed and the duty paid in excess of the duty so assessed shall be refunded to the importer.
- 9. Procedure for obtaining a permit.—(1) For a permit under the preceding rules, an application in Form E-1 shall be made in writing to the Commissioner specifying:—
 - (a) the name of the distillery or brewery or warehouse from which the import is to be made;
 - (b) the description, quantity and strength of each kind of liquor to be imported and whether the import is to be in bulk or in bottles;
 - (c) the route of import; and
 - (d) the amount of duty to be paid.

- (2) A separate application shall be made for each consignment. If the application is found to be in order, the Excise Officer shall, after checking and correcting the amount of duty entered therein, endorse the application with an order directing the applicant to pay the amount.
- (3) The applicant shall, after paying the amount of duty as ordered by the Excise Officer, produce the receipt and the application before the Commissioner who shall issue the permit in form E-2 in quadruplicate. One copy of the permit shall be given to the applicant, the second copy shall be sent to the appropriate Excise Officer of the State or Union territory of export, the third shall be sent to the Excise Check-post at entrance and the fourth copy shall be sent to the Excise Officer for record and verification, if deemed necessary, of the consignment on arrival.
- (4) The validity of the permit shall be of 90 days which may be extended, for further periods, not exceeding a total of 90 days by the Commissioner, provided that the application for renewal is made before the date on which the permit expires.
- 10. Procedure on arrival.—On receipt of the consignment the importer shall at once notify its arrival to the Excise Officer or Excise Inspector of the territory in which his licensed premises are situated, and shall allow him to check the consignment and to examine and, if necessary, to test the contents or to take a sample thereof, for test.

Export

- 11. Methods of Export.—Subject to the provisions of the Regulation and the following rules, the liquor, other than Indian made foreign liquor manufactured in the territory may be exported from the distillery, brewery, warchouse or licensed wholesale vendor's premises either:—
 - (a) on execution of a bond for payment of duty in the territory; or
 - (b) on payment of duty in the territory,
- 12. Application to be made to the Commissioner.—
 (1) Any manufacturer or dealer desirous of Exporting liquor shall submit an application in Form E3 to the Commissioner.
 - (2) The application must specify:
 - (a) the name of the consignor,
 - (b) the name of the consignee,
 - (c) the description, quantity and strength of each kind of liquor to be exported,
 - (d) the route of export and the Check-post at the exit from the territory.
 - (3) Every such application must be accompanied, by
 - (a) a permit or licence from the appropriate Excise authority of the State or Union territory to which the liquor is to be exported authorising the import of the liquor, and
 - (b) either a duly executed special bond or a reference to the general bond in force, or document proving the payment of duty, or a receipt of challan for having paid in the Administration Central Treasury at Silvassa the duty in respect of liquor to be exported.
- 13. Procedure for export permit.—(1) If the application is found to be in order, the Commissioner shall issue permit in Form E4, in quadruplicate specifying the name, quantity and strength of each kind of liquor. One copy of the permit shall be delivered to the exporter, second copy will be forwarded to the appropriate Excise Officer

- of the State or Union territory to which the liquor is to be taken, the third will be sent to the Excise Inspector of the territory and the fourh will be retained for record.
- (2) Within a reasonable time to be fixed by the Commissioner and specified in the bond or permit, as the case may be, the exporter shall produce before the Excise Officer of the Union territory, a copy of the import permit endorsed with a certificate signed by the appropriate Excise Officer of State or Union territory into which the import is made certifying the due arrival or otherwise of the liquor at its destination.
- 14. Extention of time.—The Commissioner, on written application, may extend for good and sufficient reasons the currency of the permit or bond for due arrival of the liquor at its destination.
- 15. Bond.—When to be discharged.—(1) In the case of liquor exported under special bond the Commissioner shall discharge the bond on receipt of the certificate mentioned in rule 13(2) provided that none of the conditions of the bond have been infringed.
- (2) If the certificate is not received within the time mentioned in the bond or permit or if on receipt of the certificate it appeals that any of the conditions of the bond have been infringed, the Commissioner shall forthwith take the necessary steps to recover from the executant or his sureties the penalty, if any, due under the bond.
- 16. Particulars to be painted on cask.—(1) On each bottle, cask or other vessel containing Indian made foreign liquor there shall be legibly cut, painted or labelled:
 - (i) the name and the mark of the distillery or brewery of the territory;
 - (ii) the number of the cask or other vessel and its capacity;
 - (iii) the nature, quantity and strength of its content.
- (2) Samples of the lables and markings shall be lodged with the Commissioner for his record. The lables of the bottle, cask or vessel of liquor for export clearly containing the words in red (For Export).

Execution of Bond and Payment of Fee

- 17. Execution of Bond.—The bond to be executed by the importer or exporter for payment of duty shall be either a general or a special bond in Form E5 or E6, as the case may be, with two sureties acceptable to the Commissioner.
- 18. Payment of Fee.—The fee for import or export permit shall be paid in the form of court-fee stamps to be affixed on the application made therefor.

CHAPTER III

Private Bonded Warehouse

- 19. Application for permit.—(1) When any dealer desires to have a private bonded warehouse he shall present a written application in Form E7 to the Commissioner giving therein the details of the location of the room or building to be utilised as warehouse and giving the sketch thereof.
- (2) The warehouse shall have only one entrance with double lock system, one key of which shall be retained by the Excise Officer of the territory in which the warehouse is situated and the other shall remain with the dealer.
- 20. Execution of Bond and issue of permit.—When the above conditions are satisfied, the dealer shall execute with the Commissioner a bond in Form E8 binding himself to perform the conditions of the permit, with two

sureties. The bond shall be for an amount not exceeding one and half times the amount of the duty payable on the liquor deposited in the warehouse. Thereupon permit in Form E9 shall be issued by the Commissioner.

- 21. Use of the warehouse.—The warehouse shall be for the sole use of the dealer for warehousing liquor manufactured or imported under bond.
- 22. Warehouse register.—The dealer shall maintain a warehouse register in the form prescribed by the Commissioner, in which he shall enter on same day full details of all liquor received and delivered in and from the warehouse. Likewise all the details regarding the liquor removed and the amount of duty paid shall be noted therein. The names and addresses of the dealers or the persons to whom they are sold shall also be mentioned therein.
- 23. Permit fec.—The holder of the permit will have to pay in advance for each bonded warehouse a fee of Rs. 50/- per year.
- 24. Cancellation of permit.—The Commissioner may, in the manner indicated in section 16, cancel the permit for the warehouse, if the holder thereof is found to have committed a breach of the conditions and rules and upon such cancellation, all liquor warehoused therein must be removed as the Commissioner directs and no abatement of duty shall be made in respect of any such liquor for deficiency, quantity or strength, after notice of the cancellation has been given to the dealer.
- 25. Verification of liquor before warehousing.—All liquor brought for warehousing shall be produced before the officer in charge of the warehouse together with the permit of certificate and it shall be checked in his presence; thereupon the quantity and description of the liquor, marks and numbers of the packages and the number and the date of permit or certificate shall be entered in the warehouse register.
- 26. Removal of liquor.—No liquor shall be removed from the warehouse except on payment of duty or when so permitted by the Commissioner for removal to another warehouse or for export from the territory.
- 27. How long the liquor may be kept in the warehouse. Any liquor warehoused can be kept therein for a period of three years from the date on which it was first warehoused or for such time as extended by the Administrator, but not exceeding 5 years in all.
- 28. Payment of duty on liquor not accounted for.— The dealer shall be liable to pay duty on any liquor not accounted for in the warehouse to the satisfaction of the Excise Officer.
- 29. Prohibition of certain Acts.—The warehouse permit holder or the warehouse keeper or any person in their employ shall not,
 - (a) after the approval of the warehouse make any alteration therein without the previous consent of the Commissioner, or
 - (b) warehouse in or remove from a warehouse any liquor otherwise than as provided by these rules or
 - (c) privately remove or conceal any liquor either before or after it is warehoused.

CHAPTER IV

Import & Export, of Denatured Spirit and Rectified Spirit or Absolute Alcohol.

Denatured Spirit

Import

30. Application for permit.—Any person holding a licence for selling denatured spirit wholesale or Regi-

- mental Units of the armed services of India or Administration Departments, may import denatured spirit in to the territory, only on payment of duty. The provision of rule 9 shall be applicable mutatis mutandis for issue of permit.
- 31. Procedure on crrival.—On receipt of the consignment the importer shall at once notify its arrival to the Excise Inspector of the territory in whose Jurisdiction his licensed premises are situated and shall allow him to check the consignment and to examine and test the contents or take sample thereof for test.

If the spirit imported is not sufficiently denatured it will be denatured afresh by the importer at his expense in the presence of Excise Inspector.

Export

- 32. Export.—Provisions of rules 12 and 13 shall be applicable mutatis mutandis for export of denatured spirit and rectified spirit or absolute alcohol.
- 33. Possession and use for industrial purposes.—Licence for the possession and use of denatured spirit for industrial purposes, for manufacturing varnishes, dyes, colours and the like, may be granted, on application, by the Commissioner in such quantity as he may determine on consideration of the requirements of the applicant, on payment of a yearly fee of Rs. 50/-. The licence shall be in Form E10.

Rectified spirit or Absolute Alcohol

Import

- 34. Application for permit.—(1) Any person holding licence for wholesale vendor of Indian made foreign liquor or for selling wholesale rectifled spirit or absolute alcohol or Regimental Units of the armed services of India or Administration Departments, may import rectified spirit or absolute alcohol after obtaining a permit therefor from the Commissioner.
- (2) The provisions of rule 9 shall be applicable mutatis mutandis for the import of rectified spirit or absolute alcohol.
- (3) The duty paid in respect of rectified spirit or absolute alcohol sold for medical purposes by any licensed vendor to the satisfaction of Commissioner shall be refunded.

CHAPTER V

Bottling and Blending of Liquor

- 35. Conditions for licence.—(1) No bottling of any liquor shall be permitted except under a licence issued by the Commissioner.
- (2) The licence shall be granted only to persons holding a licence for wholesale sale of such liquor or to a licensed manufacturer thereof, on application to the Commissioner, stating the nature of the operation he desires to perform and the premises where such operations are to be performed.
- (3) The Commissioner shall issue the licence in Form E11 on payment of the fee set forth in the Schedule and it may be renewed every year on payment of fee before expiry of the currency of the licence.
- (4) (i) When any operations of bottling are to be carried on by a licensee, he shall give at least three days advance notice to the Excise Officer in whose jurisdiction the premises are situated.
- (ii) The provisions of rule 16 mutatis mutandis shall be applicable to the bottled country liquor blended or not.

CHAPTER VI

Tree Tapping

- 36. Conditions for tapping.—(1) No coconut tree, date tree, cajuri or other palm-tree shall be tapped unless a licence therefor has been obtained from the Excise Officer and the trees have been marked and numbered in the manner specified in the rule 42. The tree tax may be paid in monthly instalments and the first instalment shall be paid in advance before the licence is issued. When the trees to be tapped belong to the Administration the corresponding tree rent shall be paid along with the first instalment of the tree tax.
- (2) The tapping by licensed tapper before the trees have been marked and numbered in the manner so specified, shall be deemed as a tapping without licence.
- (3) The preparatory work for tapping shall not also constitute an offence.
- (3) All expenses for marking and numbering the trees shall be borne by the Administration.
- 37. Procedure for licence.—(1) Any tapper desiring to tap the trees and draw toddy therefrom shall fill in a declaration in form E12 in triplicate, which shall be signed by him and countersigned by the owner of the trees or his nominee in token of his consent to trees being tapped. No countersignature is necessary in respect of trees belonging to the Administration.
 - (2) The Form shall contain the following particulars:
 - (a) Name and address of the toddy tapper;
 - (b) Name of the property in which the trees are situated as well as its registration number;
 - (c) Number of trees to be tapped;
 - (d) Period of licence;
 - (c) Name of the owner of the trees.
- (3) The declaration referred to in the preceeding subrule shall be countersigned by the Excise Guard of the area who shall fill in the main part of the challan in Form E13 and hand it over to the tapper together with the declaration. Both the forms shall be presented by the tapper to the Excise Officer of the territory at least 8 days before the commencement of the tapping.
- (4) The Excise Officer of territory on receipt of both the forms, shall, after tallying one with the other, fill-in the remaining parts of the challan in Form E18 and return to the tapper the part of the challan corresponding to the first monthly instalment of the tax for the payment thereof in the treasury.
- (5) On payment of the first instalment of the tax, a licence in Form E14 shall be issued by the Excise Officer of territory and handed over to the tapper with the two copies of the declaration in Form E17. One of the copy shall be given to the Excise Guard of the area and the other kept by the tapper in his possession.
- (6) The licences issued shall be entered in serial order in a register in such form as may be prescribed by the Commissioner.
- (7) All the challans issued during the day shall be entered in a daily sheet in Form E15 and its total amount shall be checked with the total sum received in the treasury.
- 38. Substitution of trees during the currency of licence.—When a tree dies or does not produce toddy during the currency of licence, it may be substituted by another one, under a fresh declaration in form E18 in which the cause of the substitution shall be indicated. The procedure for filling and furnishing of declaration

- shall be the same as prescribed in sub rules (1), (2) and (3) of rule 37. The marking and the numbers on the trees so substituted shall be the same as painted on the trees so substituted for. The marking and the numbers on the trees substituted for shall be cancelled with diagonal lines.
- 39. Abandoning of tapping.—(1) If the tapper desires to abandon the tapping totally or partially during the currency of the licence, he shall follow the same procedure as prescribed in sub-rules (1), (2) and (3) of rule 37, filling in a declaration in Form E12 at least 8 days before the tapping is intended to be abandoned. No countersignature of owner is necessary therein.
- (2) When the tapping has been abandoned totally or partially, the respective challan in form E13 and the licence shall be cancelled. If the tapping is abandoned partially, new challan in Form E13 shall be filled in for the payment of the remaining instalments of the tax and the licence altered accordingly.
- 40. Licence to tap the trees in addition to trees already licensed.—When the tapper desires to tap the trees in addition to the trees for which licence has been already issued, he shall fill in a further declaration in Form E12 and an additional licence shall be issued after observing the procedure set forth in sub-rules (1) to (5) of rule 37.
- 41. Renewal of licence.—For renewal of licence, the tapper shall follow the same procedure as prescribed in sub-rules (1), (2) and (3) of rule 37, filling in a declaration in Form E12 at least 8 days before the expiry of the licence.
- 42. Marking and numbering of the trees.—The trees to be tapped shall be marked and numbered by the Excise Guard of the area with the numbers mentioned in the respective licence. The numbers shall be villagewise and painted every year.
- 43. The number of trees that can be tapped by a person when the toddy is used to be drunk as such.—When a person desirous to tap palm trees or coconut trees or date trees or cajuris to draw toddy therefrom for his and his family's own use to drink as such the number of trees for which licence is to be granted shall not exceed five and shall be fixed by the Excise Officer in accordance with the number of members of the tapper's family.
- 44. Sale of toddy.—The licence for tapping of trees and drawing toddy thereform covers the right to sell it by wholesale only.

Tree Rent

45. Rent.—When the tree sought to be tapped belongs to the Administration, a tree rent shall be paid by the tapper at the rate fixed by the Commissioner for each kind of tree in the month of December of each year to be inforce in the following calendar year but not exceeding Rs. five per coconut tree and Rs. 3/- each for other trees.

Penaltics

- 46. Fines.—(1) The fine imposed under section 28 for tapping the trees or drawing toddy thereform without licence, shall not exceed five rupees per tree for each month of tapping.
- (2) If any instalment of the tree tax is not paid within the month in which it is due or within such time as extended by the Administrator, the tapper shall be liable to pay a penalty of Rs. 0.10 p. per day, for the first ten days and Re. 1 per ten days or part thereof, thereafter for each tree in addition to tax due. If he fails to pay the fine and the tax due up to 15th day of the next following month the licence shall, unless the Commissioner grants an extension of time, be deemed as

cancelled on the next following day and the Excise Guard of the area shall be informed accordingly in order to cancel the numbers marked on the respective trees. Fresh application for licence shall not be accepted from the tapper until the arrears of tree-tax together with the fine are paid.

(3) If any tree belonging to the Administration dies from over tapping or careless tapping, either during the currency of the licence or within six months after its expiry, the tapper shall be liable to pay such compensation as may be fixed by the Commissioner. The amount of compensation shall not exceed Rs. 75 for a coconut tree and Rs. 15 for other palm-trees.

CHAPTER VII

Licences for sale

Licences for wholesale and Retail Sale of any liquor other than Denatured and Rectified Spirit or Absolute Alcohol.

- 47. Application and procedure for licence.—(1) Any person desirous of obtaining licence for wholesale or retail sale of any liquor other than denatured and rectified spirit or absolute alcohol shall present an application to the Commissioner stating the particulars of the place and the premises where he intends to start the business, the distance between those premises and those of other licensed liquor vendors or temples or schools.
- (2) When the Commissioner, after making such inquiry and hearing such authorities as he thinks necessary, is satisfied that there is no objection he shall sanction the issue of licence.
- (3) On receipt of the sanction, the Excise Officer, shall issue licence in Form E16 for wholesale and in Form E17 for retail sale.
- (4) The licence fee set forth in the Schedule shall be paid by the licensee in one instalment, before issue of licence.
- 48 Period of licence and its renewal.—Licences for sale other than occasional licences shall ordinarily be granted for one year. The application for renewal shall be made within 15 days before the expiry of licence. No sanction of the Commissioner is required for the renewal of licence. In the case of renewal fee shall be paid in advance before the licence is renewed.
- 49. Occasional licences.—Occasional licences for the retail sale of liquor shall be granted only for stalls in connection with public entertainments of a temporary nature and such other public gatherings. The licences shall be issued by the Fycisc Officer, on payment of the respective fee fixed in the Schedule.

Licences for wholesale and retailsale of Denatured Spirit and Rectified Spirit or Absolute Alcohol.

- 50. Licence for wholesale and retail sale.—Licence for wholesale or retail sale of denatured spirit and rectified spirit or absolute alcohol shall be issued by the Excise Officer of the territory with the previous sanction of the Commissioner. The rules 47 and 48 mutatis mutandis shall be applicable in respect of application for licence and payment of the fee thereof. The licences for wholesale or retail sale of rectified spirit or absolute alcohol shall be granted only to chemists and druggists, or to any registered cooperative society or public undertaking or their agents for distribution thereof to industrial or other units or licensed vendors in this territory.
- 51. Bottling.—The licence for wholesale shall cover right to bottle denatured or rectified spirit or absolute alcohol. The provision of rule 35 (4) shall be applicable for the bottling thereof.

52. Limit of retail sale.—The limit of retail sale of denatured and rectified spirit or absolute alcohol to an individual for private purposes shall not exceed two quart bottles.

General Provisions

- 53. Prohibition of sale.—(1) No licensed vendor and no person in the employ of a vendor and acting on his behalf shall sell or deliver any liquor:
 - (a) to drivers and conductors of motor buses, taxies and lorries, when on duty, or
 - (b) to persons known or believed to be intoxicated, or
 - (c) to persons known or suspected to be about to take part in a riot or disturbance of the public place.
 - (2) No liquor shall be sold in exchange of any commodity or article or any other goods.
 - (3) No person shall pay salary, totally or partially, to any worker or labourer in the form of liquor.
- 54. Warehouses for licensed vendor.—No licensed vendor shall establish warehouse for storage of liquor at places other than the premises on which he is licensed to sell liquor, without the permit issued by the Excise Officer of the territory in which such premises are situated. No warehouse other than bonded warehouse shall be permitted to establish in territory other than that in which such premises are situated. No warehouse shall have any connecting link with residential premises.
- 55. Prohibition of employment by the licensee.—No licensed vendor shall employ on his licensed premises, persons:
 - (a) Under the age of 18 years, or
 - (b) Suffering from an infectious disease.
- 56. Days and hours during which licensed premises may be kept open.—(1) The licensed premises for sale of liquor may be kept open only 9 hrs. to 21 hrs. The retail vendors may be authorised by the Excise Officer to keep open their premises upto 23 hrs. on payment of additional licence fee, set forth in the Schedule:

Provided that the Administrator may, if he is satisfied that it is necessary in the public interest direct that in any local area licensed premises shall be closed on such days or such hours as may specified in this regard and in such cases he may allow the licensee a refund of such part of licence fee as he may consider fit.

- (2) The vendor shall keep closed his licensed premises for sale of liquor other than the Hotels. Restaurants and Clubs only day in every week at his choice after the approval by the Excise Officer. The day of closure shall be indicated in the licence.
- 57. Licensed premises for sale of liquor shall not have connecting link with residential premises.—No licensed premises for sale of liquor shall have any connecting link with residential premises.
- 58. Accounts of transactions.—Every licensed vendor shall keep true account of the daily transactions stating :
 - (a) Quantity and strength of liquor purchased or taken in to the premises for sale;
 - (b) Quantity and strength of liquor sold or delivered or removed:
 - (c) Balance at the end of each month.
- 59. Persons deharred from holding licences without the previous sanction of the Administrator. Save with the express permission in writing of the Administrator.—

 (1) No person holding or having an interest in a licence

for the sale or supply of foreign or Indian made foreign liquor in the territory may hold or possess any interest in a licence for the retail sale of country liquor in the same territory;

- (2) No person shall hold or have an interest in two or more shops for the wholesale or retail sale of the same kind of liquor in the same city or town or village; and
- (3) No person holding a licence for sale of foreign or Indian made foreign liquor may hold licence for sale of country liquor in the same premises and vice-versa.
- 60. Sign-board.—A sign-board shall be affixed to the front of every licensed premises for sale of liquor show-mo the nature and number of licence, stating clearly whether the premises are licensed to sell foreign or Indian made foreign liquor or country liquor. The licence shall be hung in a conspicuous place within the premises.
- 61. Transfer of shop and licence.—(1) No liquor vend shop shall be transferred from one licensed premises to another premises except under the permission granted by the Commissioner.
- (2) No licence for sale of liquor shall be transferred by the licensee to another person except under the permission granted by the Commissioner.
- (3) When the permission to transfer the shop or licence is granted, the description of new premises or the name of transferree, as the case may be, shall be noted in the licence.

CHAPTER VIII

Manufacture of Liquor

- 62. (1) Until other provision is made by rules no application for licence to manufacture Indian made foreign liquor in the territory shall be entertained.
- (2) Manufacture of country liquor will only be now taken in the Administrator's distillery. The Commissioner shall under Rule 77, prescribe forms for registers accounts licence etc. for this purpose.
- (3) An application for licence to manufacture denatured spirit or rectified spirit or absolute alcohol shall only be entertained with prior concurrence of the Director of Industries of the territory. The Commissioner shall prescribe under rule 77 forms for registers, accounts, returns licence etc. for this purpose. The licence to manufacture denatured spirit or rectified spirit or absolute alcohol shall only be granted by the Commissioner with prior approval of the Administrator.

CHAPTER IX

Miscellaneous

Disposal of the Confiscated Articles

- 63. Confiscated articles to be sent to Excise Officer.—When anything is confiscated under the Regulation, the same shall be made over to the Excise Officer concerned.
- (2) Disposals of articles, goods, things and conveyances.—(a) All the articles or goods or things or conveyances of the value exceeding Rs. 100 confiscated under the Regulation by order of Magistrate or Commissioner or any other officer employed by the Administrator in that behalf, as the case may be, shall be sold by public auction by the Excise Officer concerned.
- (b) All articles or goods or things of the value not exceeding Rs. 5 shall be disposed of by the Excise Officer as he may think fit.

- (c) All articles, goods, things or conveyances of value of Rs. 5 to Rs. 100 shall be disposed of by the Excise Officer in such manner as the Commissioner may direct.
- (d) The sale by auction or otherwise of liquor, stills and other appliances or materials for distillation shall be made only to licensed dealer or manufacturers of liquor, as the case may be.
- (e) The proceeds of the sale or disposal shall be credited to the Administration.
- 64. Sale or disposal to be deferred pending an appeal.— The sale or other disposal of anything confiscated under the Regulation shall be deferred till the period of appeal against the order of confiscation has expired, or, if an appeal has been made to the knowledge of the officer concerned against such order then until the appeal is disposed of.

Provided that a perishable article or an animal in respect of which no proper arrangement can be made for custody may be sold by public auction or disposed of immediately, as the case may be, and the sale proceed shall be credited to the Administration, refund being made thereof in case the appeal is admitted.

65. Rewards.—(1) In any case in which a penalty or confiscation has been adjudged under the Regulation a reward not exceeding half of the sale proceeds of the liquor and other articles confiscated plus the amount of the fine imposed, if any, shall be granted in such proportions as the Commissioner may think fit to any person or persons who may have contributed to the conviction of the offender or to the confiscation of the property so seized.

Provided always that aggregate amount of the reward thus granted in each case by the Commissioner shall not exceed Rs. 500.

Reward exceeding Rs. 500 will be granted by the Administrator.

- (2) The Commissioner may incur at his descretion an expenditure not exceeding Rs. 25 in each case for the employment of informants or for any other purpose connected with the prevention or detection of any offence under the Regulation.
- (3) Where substantive sentences of imprisonment are passed by Magistrates and no fine or confiscations are realised, rewards may be paid according to the importance of the case in the discretion of the Administrator.
- (4) Half of reward shall be given to the informant, if any, the remainder being distributed to the persons who could co-operated in the seizure or arrest.
- (5) If there is no informant, the whole reward should go to the persons who actually cooperated in the seizure or arrest.
- (6) No reward shall be granted to officers above the rank of Excise Officer. The reward or its share allotted to Government Servants shall be distributed to them in proportion to their salaries.

Overtimes

66. Over time fee.—When a manufacturer or a dealer applies for services of an officer to supervise the removal from or bringing in to warehouse any liquor or to check and verify consignment of liquor on arrival thereof in his licensed premises, on Sundays and Public holidays and between 18 hours and 10 hrs. on other days, overtime fee shall be charged for such services at the rate of overtime allowance such officer is entitled to under service rules.

- 67. Application for overtime.—The application shall be made to the Excise Officer at least two days before the day in which services of the officer are required.
- 68. Payment of overtime fee.—After completion of overtime work, the manufacturer or dealer who applies for services, shall endorse the actual hours of attendance or service on the report the officer shall submit to the Excise Officer concerned, and shall thereafter, pay into the Central Treasury, Silvassa the amount of the overtime fee due.

The contingency bill for the payment of overtime allowance to the officer concerned shall be accompanied with the report and the receipt of challan of the overtime fee paid in to the treasury.

Refund of Excess Duty Paid

69. Application for refund.—Application for refund of duty paid shall be made to the Commissioner in which the particulars of the claim shall be clearly specified. When the Commissioner is satisfied that a refund is due he shall issue a refund voucher and hand it over to the dealer for encashment at the Central Treasury, Silvassa.

Check-Posts

- 70. Establishment of check-posts.—(1) To check the import and the export of liquor, check-posts shall be set up at such places as may be found necessary by the Commissioner.
- (2) A Supervisor or an Excise Guard shall be in charge of the check-post.
- (3) All vehicles shall stop at the check-post and may proceed further only after clearance is given therefor by the Officer in charge of such check-post.

Control of the Administration and powers of Officers

- 71. Control of the Administration under the Regulation.—(1) Subject to the directions of the Administrator, the Commissioner shall have control of all other officers exercising functions under the Regulation.
- (2) The Excise Officer, subject to the directions of the Commissioner shall control all officers subordinate to him
- (3) The Excise Officer shall control the Inspectors, Sub-Inspectors of Excise, Supervisors and guards subject to the control and direction of the Commissioner.
- (4) The Commissioner may exercise power of any other officer. The Commissioner may perform himself all or any of the duties or exercise himself all or any of the powers that are assigned or delegated, as the case may be, to any officer under these rules.

Power of Officers

- 72. Delegation of powers by the Commissioner.—The Commissioner may delegate his powers to the following extent, namely:—
- (1) To the Excise Officer, Inspectors, Sub-Inspectors of Excise and Excise Guards, power to issue permits for transport of liquor or for possession of liquor in excess of quantity prescribed in section 8.
- (2) To Excise Officer, power to cancel licence if any fee or duty payable by the holder thereof be not duly paid.
- (3) To Excise Officer, power to require from manufacturers and licensed vendors of liquor to be equipped with such measures, weights and instruments as he may direct
- (4) To the Excise Officer, power to permit sale of ligner and execution of bond as prescribed in rub-section 3 of section 21, with two sureties acceptable to him.

73. Powers and duties of officers.—(1) All Excise Officers of the Union territory not below the rank of Sub-Inspector of Excise may exercise the powers conferred by sections 23, 24, 25 and 27.

Provided that power to seize and detain any liquor or article or search any person, vessel, vehicle animal or package under section 25, may be exercised at the check post by the Supervisor or the Excise Guard in charge of such check-post.

- (2) All Excise Officers of the Union territory including Excise Guards may exercise the powers mentioned in section 26.
- 74. Certificate under sub-section (2) of section 25.—A certificate to be given under sub-section (2) of section 25, shall be in Form E18.
- 75. Payments of duty under the Regulation and the Rules.—The payment of duty, fees, penalties and other dues under the Regulation and these rules may be made in to the appropriate Administration treasury by challan in Form E19.
- 76. Execution of the bond.—When any bond or agreement prescribed by the Regulation is to be executed, it shall be accepted on behalf of the Administrator either by the Commissioner or by the person specially authorised by him in this behalf.
- 77. Forms.—The Commissioner may prescribed forms for any licence or permit to be issued or any application or statement to be submitted or any account to be maintained, otherwise than those provided under these rules and may, similarly prescribe forms for registers to be maintained and records to be kept by Excise Officers for the purpose of carrying out the provisions of the Regulation and these Rules.
- 78. Rates of duty.—The duty on liquor shall be levied at the rates Set Forth in the schedule.

Silvassa, Dated 31-1-70

Sd/- NAKUL SEN
Administrator,
Dadra and Nagar Haveli.

FORM E.1

(See Rule 5)

Court fee Stamp Rs. 10/-

Application for permit for import/Transport of Indian made foreign liquire/rectified spirit/Country liquor/denatured spirit/.

From	(a)	Date
To,		

The Excise Commissioner, Dadra and Nagar Haveli, Silvassa.

Sir,

Please permit me/us to import/transport, under bond/prepayment of duty, the liquor described below from to * by sea/rail/road via check-post at

Description of liquar	No. of Cases	Bulk Litres	Proof Litres	Strength

PART III—Sec. 3] THE GAZETTE OF INDIA, FI	EBRUARY 28, 1970 (PHALGUNA 9, 1891) 31								
I hereby enclosed the treasury receipt No	FORM E-3 (See Rule 12)								
Yours faithfully,	Court Fee.								
	Stamp. Rs. 10 Address in Full								
@ give name(s) and address in full.	Application for permit for export of liquor other than								
Name or situation of the bonded warehouse or of the licensed premises, in this Union Territory.	Indian Made foreign liquor and country liquor.								
(Delete the letters and words not applicable).	To								
FORM E-2	The Excise Commissioner, Dadra and Nagar Haveli,								
[See Rules 5(3)]	Silvassa.								
Administration of Dadra and Nagar Haveli Department of Excise	Sir, Please permit me/us/to export the liquor described								
Permit No.	below from our bounded warehouse/licensed premises to M/s by sea/rail/								
Permit for import under bond/on prepayment of duty of Indian Made Foreign Liquor/denatured spirit/rectified spirit.	road via Check-post at								
Shri/Sarvashri is/are hereby authorised to import under Bond/on prepayment of duty the liquor described below:—	of liquor Cases, Litres. Litres.								
1. Quantity :—	A control of the state of the s								
Description No. of Bulk Proof Strength of liquor Cases Litres Litres	A copy of the import permit authorising the import into is herewith enclosed.								
	The treasury receipt No								
	Yours faithfully,								
2. From	(Delete the letters and words not applicable).								
3. Route.—By sea/rail/road via check post at									
4. This permit will be valid for ninety days from this	FORM E-4								
date and should be carried along with the consignment. The consignment should not be broken in bulk while in transit and should be imported in one lot.	(See Rule 13) Administration of Dadra and Nagar Havell								
The consignment should be opened only in the pre-	Department of Excise								
sence of Excise Officer or Excise Inspector of Dadra and Nagar Haveli and passed for warehousing/consumption after verification.	Permit No Permit for export under Bond/on prepayment of duty. Shri/Sarvashri								
5. Bond No dated	permitted to export fromthe under noted liquor to M/sby sea/rail/road								
6. The Excise duty of Rs on the consignment has been paid in to Central Treasury, Silvassa under challan No dated	as per import permit No dated								
7. Station	Description No. of cases B.L. P.L. Strength of								
8. Date	liquor								
Signature and Designation of the Issuing Authority									
(Excise Commissioner)									
Copy to : (1) Applicant(s)*	This permit will be current forfromthis date and shall be carried with the consignment.								
(2) Excise Commissioner to the Government of	The export should be in one transaction. The consign-								
(3) Excise Check-post at(4) Excise Officer, D. and N. H., Silvassa*	ment shall not be broken in bulk while in transit and shall not be opened exception verification by an excise officer.								
*The importer shall present his copy of permit to the appropriate Excise Officer of the State or Union Territory	Place								
of export or the officer in charge of distillery or brewery or warehouse from which the liquor is to be outwined and	Signature and designation of								
shall get the necessary pass for export from that State or	the Issuing Authority								
Union Territory specifying therein the quantity description and strength of liquor exported. The number and	(Excise Commissioner.)								
date of permit authorising import into the territory. A	Copy:—								
copy thereof shall be forwarded to the Commissioner.	(1) Excise Check-post at								

(2) The Excise Commissioner of......with a request to return this permit to the Excise Commissioner, Silvassa within ten days of the arrival of the consignment at destination.

The result of the verification may be noted on the back.

(Strike out whichever not applicable.)

FORM E-5

(See Rule 17)

GENERAL BOND (WITH SURETIES) FOR THE DUE DESPATCH OF LIQUOR REMOVED FROM TIME TO TIME FOR IMPORT WITHOUT PAYMENT OF DUTY

(Delete the letters and words not applicable)

The above bonded obligor(s) being permitted to import from time to time conditional on the provisions of the excise duty Regulation, 1969, and the Rules made thereunder being observed, Indian Made Foreign Liquor without payment of duty from the rest of India to Silvassa bonded warehouse.

The condition for this bond is that if the obligor(s) and his/their legal representatives shall observe all the provisions of the Excise Duty Regulation, 1969, and the Rules made thereunder in respect of liquor so imported.

And if the said liquor is duly imported within such time as the Commissioner of Excise directs, and all such dues whether excise duty or other lawful charges, if any, as fixed by the said Commissioner and payable on the said liquor or any portion or portions thereof are paid into the Government Treasury, Silvassa by the obligor(s) within ten days of the date of demand being made in writing by the said Commissioner.

The obligation shall be void.

Otherwise and on breach or failure in the performance of any part of this condition the same shall be in full force.

I/We declare that this bond is given under the orders of Administration of Dadra and Nagar Haveli for the performance of the Regulation in which the public are interested.

Place				
Date				
			Signatui	re(s) of obligor(s)
			(1) Surety.
			(2	2) Surety.
Signed, presence o		nd delivered	by the	above named in the
Witnesses	(1)	Address	(1)	Occupation (1)
	(2)	Address	(2)	Occupation (2)
Accepted				
Silv	assa		. 19	

Excise Commissioner

FORM E-6

(See Rule 17)

SPECIAL BOND (WITH SURETIES) FOR THE DUE DESPATCH OF LIQUOR REMOVED FROM TIME TO TIME FOR IMPORT WITHOUT PAYMENT OF DUTY

(Delete the letters and words not applicable.)

The above bonded obligor(s) being permitted to import Indian Made Foreign Liquor of the following description without payment of duty from distillery/bonded warehouse, situated at to Silvassa subject to provisions of the Excise Duty Regulation, 1969, and the Rules made thereunder.

The condition of this bond is that if the obligor(s) and his/their legal representatives shall observe all the provisions of the Excise Duty Regulation, 1969, and the Rules made thereunder in respect of liquor so imported.

And if the said liquor is duly imported within such time as the Commissioner of Excise directs and all such dues whether excise duty or other lawful charges, if any, as fixed by the said Commissioner and payable on the said liquor or any portion or portions thereof are paid into the Government Treasury, Silvassa by the obligor(s) within ten days of the date of demand thereof being made in writing by the said Commissioner.

The obligation shall be void.

Place......

Otherwise and on breach or failure in the performance of any part of this condition the same shall be in full

I/We declare that this bond is given under the orders of the Administration of Dadra and Nagar Haveli for the performance of the Regulation in which the public are interested.

Signature(s) of obligor(s)

Excise Commissioner

1. Surety,

		2. Su	ırety.
Signed, the presen		delivered by	the above named in
Witnesses	(1)	Address (1)	Occupation (1)
	(2)	Address (2)	Occupation (2)
Accepted			
Silv	assa	19	

FORM E-7

(See Rule 19)

Court	fee
Stamp	
Stamp Re. 1.	/_

Application for licence of a private bounded warehouse.

To

The Excise Commissioner, Silvassa.

Sir,

Described below as a private bonded warehouse during the year ending 31st March, 19

- 2. I/We agree to abide by the terms and conditions of the licence which may be granted/renewed.
- 3. I/We hereby declare that no excise licence previously held by me/us has been cancelled or suspended or has failed to be renewed owing to a breach of the Regulation and/or Rules governing the grant of such licence.
- 4. I/We declare that to the best of my/our knowledge and belief the information furnished herein is true and complete.

5. I/we	have	enclose	ed the	treas	ury	тесе	ipt	No.	 	
dated			for li	cence	fee	of :	Rs.		 	
Place										
Date										

Signature(s) of the Applicant(s)

Description of premises.

- Village or town or city :—
- 2. Name of Road:-
- 3. Sub-Divisions of the Warehouse :--
- 4. Inner area:---

FORM E-8

(See Rule 20)

Bond (with surety) to be entered into by the licensee of a private bonded warehouse.

I/We		of	
thereinafter called the	ne obligor(s)] and	of
an	1 . ,	of	
(hereinafter called the	ie sureties)	are jointly a	and severally
bound to the Preside	nt of India	in the sum o	Ē
rupees to be paid to	the Presider	nt of India fo	r which nav-
ment we jointly and	severally bit	d ourselves	and our legal
representatives.	,		

The condition of this bond is that if the obligor(s) and his/their legal representatives shall observe all the provisions of the Excise Regulation 1969, the rules made thereunder and the permit observed in respect of a private bonded warehouse;

And if all dues, whether duty or other lawful charges which shall be demandable, on the goods admitted to this warehouse as shown by the records of the proper Excise Officer, be duly paid into the treasury within ten days of the date of demand thereof being made in writing by the said Excise Officer.

This obligation shall be void.

Otherwise and on breach or failure of the performance of any part of this condition, the same shall be in full force.

We declare that this bond is given under the orders of the Administration of Dadra and Nagar Haveli for the performance of an act in which the public are interested.

Place.				 •	٠			٠		
Date.	٠.	•	•			•	•		•	

Signature(s) of obligor(s) Signature of sureties.

Excise Commissioner.

FORM E-9

(See Rule 20)

Administration of Dadra and Nagar Haveli.

Department of Excise

Permit for a private bonded warehouse.

Situation and description of premises.

- 3. This permit may be suspended or cancelled or its renewal may be refused if any declaration made or information given in the application thereof is found to be false or if any undertaking given in such application is not carried out.

Place.		 	 		٠,	 		
Date.								

(Excise Commissioner).

Renewal of the permit.

Date of tenewal.	No. and dt of treasury receipt for having paid the permit fee.	Year for which renewed.	Signature of licensing authority.
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FORM E-10

(See Rule 33)

Administration of Dadra and Nagar Haveli, Department of Excise

Licence for the possession and use of denatured spirit for Industrial purpose.

Licence No.

Date of Licence.

FORM E-11 [See Rules 35(3) Administration of Dadra and Nagar of Excise	possess and use demishes, dyes, colourslitres persituated ect to the provisions and the rules made paid. scise Commissioner). Haveli, Department FOR See R DECLARATION FOR	Licence No. Date of licence This licence authorises Shri/Sarvashri. residing at bottle/blend foreign liquor Indian made foreign liquor/Country liquor in his/their premises situate at subject to the provisions of Excise Duty Regulation, 1969 and the rule made thereunder. The fee of Rs. has been paid. The Excise Commissioner ORM E-12 Rule 37(1)						
Territory of				Village of				
Name and address	Name of the property in which the trees are situated	Survey No. of Property	No. and kinds of trees	Period of tapping	Remarks			
1	2	3	4	5	6			
Countersigned. Dated	19			Owne				
Excise Guard.				Тај	pper			
FORM E-13		INSTALMENT OF CHALLAN						
See Rule 37(3) ADMINISTRATION OF DADRA AN	D NAGAR HAVELI	No Excise Office						
DEPARTMENT OF EXC		Excise	Omce					
TREE TAX				NUARY				
Territory of		Tree tapping taxRsRsRs						
Village		paid on.						
************************				Asstt Excis	c Commissioner			
Property	in the name of				asury Officer			
Number and kind of trees to be tapped. Tapping period			2	T OF CHALLA	Ŋ			
Declaration no		Exc	ise office					
••	Excise Guard.		FEB	RUARY				
Countersigned.		Tree tap	ping tax	Rs				
Date	Excise Officer	=	late payment					
	Sd/ILLIGIBLE	Tor	'AL	•				
Division of payment in instalments(a)		Paid on.		.19,,				
Nosof each Rs				Ez	cise Officer			
(a) The instalments of the Challan of pre cancelled accordingly.	vious months shall be			Tre	asury Officer			

INSTALMENT OF CHALLAN	INSTALMENT OF CHALLAN				
No	No				
Excise office	Excise Office				
MARCH	AUGUST				
Tree tapping tax	Tree tapping tax				
Fine for late payment	TOTAL				
Paid on19	Paid on19				
Asstt. Commissioner Excise	Excise Officer.				
Treasury Officer.	Treasury Officer.				
INSTALMENT OF CHALLAN	INSTALMENT OF CHALLAN No				
Excise Office	Excise Office				
APRIL	SEPTEMBER				
Tree tapping tax	Tree tapping taxRs				
Fine for late payment	Fine for late payment				
Paid on	Paid on19				
Excise Officer.	Asstt. Commissioner Excise				
Treasury Officer.	Treasury Officer.				
INSTALMENT OF CHALLAN	INSTALMENT OF CHALLAN				
No	No Excise Office				
Excise Office					
MAY	OCTOBER Tree tapping tax				
Tree tapping tax	Fine for late payment				
Total	TOTAL				
Paid on19	Paid on19				
Asstt. Commissioner Excise	Excise Officer.				
Treasury Officer.	Treasury Officer.				
INSTALMENT OF CHALLAN	INSTALMENT OF CHALLAN				
No	No				
Excise Office	Excise Office				
JUNE	NOVEMBER				
Tree tapping tax	Tree taping tax				
Fine for late payment	Total				
Paid on19	Paid on19				
Excise Officer.	Asstt. Commissioner Excise				
Treasury Officer.	Treasury Officer.				
INSTALMENT OF CHALLAN	INSTALMENT OF CHALLAN				
No Excise Office	Excise Office				
JULY	DECEMBER				
Tree tapping tax	Tree tapping tax				
Fine for late payment	Fine for late payment				
Paid on19	Paid on19				
Asstt. Commissioner Excise	Excise Officer.				
Treasury Officer.	Treasury Officer.				

FORM E-14					trees forfrom the grove				
See Rule 37(5) Administration of Dadra and Nagar Haveli, Department of Excise Licence for Tree-Trapping.			situate No	situated at					
				This licence is valid from the month of					
Excise Office	œ	• • • • • • • • •	_		10 196				
		196		Exc	ise Office	• • • • • • • • • • • • • • • • • • • •		•	
						• •		Excise Officer	
Resident of . has been licen	sed for tapp	Territory	conut					. H., Siivassa	
TO DOOR MOON	tor topp						D. and Iv	· Ally Delvision	
				ORM E-15					
		A TOR STRIFE		Rule 37(7)	NACAD MA	Name Y			
		ADMINIS	TRATION OF DEPARTS	ENT OF EXCIS		VELA			
				EE TAX					
				TIL TWY		Excl	se Office	,	
Daily Collectio	n sheet								
Year			Month			Date	• • • • • • • • • •	* * * * *	
Challan No.	Tree Tax	Challan No.	Tree Tax	Challan No.	Тгес Тах	Challan No.	Tree Tax	Romarks	
No.						110,			
	[See Rule n of Dadra	CM E-16 47(3) and 50] and Nagar Have	Treasur	ked by y Officer. Admin			on the control of the		
Excise Office. Licence for wholesale vend of foreign or/and Indian made foreign liquor/country liquor/denatured spirit rectified spirit. Register No. Name of Licence Holder Locality This licence authorises Shri/Sarvashri residing at to sell by wholesale foreign or/and Indian Made foreign liquor/country iquor/denatured spirit/rectified spirit in the premises situated at subject to the provisions of the Excise Duty Regulation, 1969 and the Rules made thereunder. This licence is valid from 196 to 1969 provided that the licence fee is paid according to the provisions of the rules. The non-payment of licence fee in time shall render this licence liable to be cancelled. The premises shall be closed on every				Lice	Excise Office				
				Regi	Register No				
				Nan	Name of the Licence holder.				
				Loca	Locality				
				This retail i liquor/	This licence is authorized Shri/Sarvashri residing at to sell by retail foreign or/and Indian made foreign liquor/country liquor/denatured spirit/rectified spirit in the premises situated at subject to the provisions of the Excise Duty Regulation, 1969 and the Rules made thereunder. This licence is valid from 196 provided that the licence fee is paid according to the provisions of the Rules. The non-payment of licence fee in time shall render this licence liable to be cancelled.				
				This that the					
rue brems	∽a aπαπ οο /	olosed on every			premises sh	all be closed or	n every		
		*** -	Exclse Officer					Excise Officer	
		D. and	N. H., Silvassa				D. and N.	. H., Silvassa	

Counterfoil I-ORM L-18					Onginal FORM E-18				
(See Rule 74)							See Rule 74)		
ADMINISTRA	ATION OF DAD	RA AND NAG	SAR HAVELI		ADMINIST	RATION OF	DADRA AND N	AGAR HAVELI	
DEPARTMENT OF FXCISE					DEPARTMENT OF ENCISE				
l hereby cer	ufy that having s	earched Shri			I hereby	certify that ha	ving searched Shr	i.,.,	
l hereby certify that having searched Shri					vessel/raft/vehicle/animal package/receptacle as described below at				
Description of	,				Description	of			
Place and Da	atc				Place and D	Date			
The Excise					The Excise				
			DwDAD	FORM E- (See Rule 1	75)			Original Duplicate	
								Triplicate	
		Ca	chaid sh paid into th	ne Tres Stat		asury ndia at			
	Τ.	be filled by the	ne remitted		· -		To be filled in by	the Deptt. office	
By whom	Description of goods	Strength	Quan	tity	Rate of duty	Amount	Head of Account	Order to the	
tendered			Bulk litres	Proof litres		Rs. Ps.		Bank_	
1	2	3	4	5	6	7		9	
		X-5	State Excise Г	Outy dated					
							Correct. Excise Receive and gran Receipt Excise Officer.	ા	
Total amou	at (in words) Rup	ecs							
			T re	asury Office:	۲.		Accountar	it.	
Received	payment (in word	s) Rupees							